1 2 3 4 5 6	RONALD E. WOOD, SBN 133854 rwood@proskauer.com JENNIFER L. ROCHE, SBN 254538 jroche@proskauer.com PROSKAUER ROSE LLP 2049 Century Park East, Suite 3200 Los Angeles, CA 90067-3206 Telephone: 310-557-2900 Facsimile: 310-557-2193 DAVID A. PICON (<i>Pro Hac Vice</i>)	
7 8	dpicon@proskauer.com PROSKAUER ROSE LLP Eleven Times Square New York, NY 10036-8299	
9	Telephone: 212-969-3000 Facsimile: 212-969-2900	
10 11	Attorneys for Defendant Wachovia Securities, LLC, n/k/a Wells Fargo Advisors, LLC	
12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT OF CAL	IFORNIA - OAKLAND DIVISION
14 15	GREGORY R. RAIFMAN and SUSAN RAIFMAN, husband and wife, individually and on behalf of their marital community and as Trustees of the RAIFMAN FAMILY	Case No. C 11-02885 SBA
16 17	REVOCABLE INTERVIVOS TRUST and as beneficiaries of the PALLADIAN TRUST; GEKKO HOLDINGS, LLC; EDWARD and	STIPULATION TO EXCEED MOTION PAGE LIMIT
18	LORRAINE KURATA, as husband and wife; JAMES LOOMIS; JEFFREY CHOU; and	Action Filed: April 1, 2011
19	BRUCE CARDINAL, as Trustee of the ROBERT J. CARDINAL GRANDCHILDREN'S TRUST, and the	[Removed from California State Court]
20 21	MARION I. CARDINAL TRUST, and as Managing Member of REDBIRD INVESTMENT GROUP, LLC	Hon. Saundra B. Armstrong
22	Plaintiffs,	
23	v.	
24	WACHOVIA SECURITIES, LLC, N/K/A WELLS FARGO ADVISORS, LLC,	
25	Defendant.	
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	Whereas, on May 2, 2013, Plaintiffs Grego	ory R. Raifman and Susan Raifman, husband and
	wife, individually and on behalf of their marital co	ommunity and as Trustees of The Raifman Family
	Revocable Inter Vivos Trust, as beneficiaries of T	The Palladian Trust, and as sole members of Gekko
	Holdings, LLC; Edward and Lorraine Kurata, hus	sband and wife; James Loomis; Jeffrey Chou; and
	Bruce Cardinal, as Trustee of the Robert J. Cardin	nal Grandchildren's Trust, and as Trustee of the
Marion I. Cardinal Trust, and as Managing Member of Redbird Investment Group, LLC		
(collectively, "Plaintiffs"), filed their Third Amended Complaint ("TAC") in this action, pursu		
an agreement between the parties and the Order of this Court;		
Whereas the parties met and conferred but were unable to reach a resolution on a number of the parties met and conferred but were unable to reach a resolution on a number of the parties met and conferred but were unable to reach a resolution on a number of the parties met and conferred but were unable to reach a resolution on a number of the parties met and conferred but were unable to reach a resolution on a number of the parties met and conferred but were unable to reach a resolution on a number of the parties met and conferred but were unable to reach a resolution on a number of the parties met and conferred but were unable to reach a resolution on a number of the parties met and conferred but were unable to reach a resolution on a number of the parties of t		
the issues discussed regarding allegations made in the TAC;		
Whereas counsel for Defendant Wachovia Securities, LLC ("Defendant") informed		
Plaintiffs' counsel that Defendant intends to file a Motion to Dismiss the TAC; and		
Whereas Defendant believes it needs more than the 15 pages permitted by the		e than the 15 pages permitted by the Court's
Standing Order to fully and properly address all issues raised in Plaintiffs' TAC;		
	NOW, THEREFORE, the parties, through	their counsel, hereby stipulate and agree, pursuant
to Local Rule 7-11(a), that Defendant may exceed the 15 page limit on its Motion by five page		
file a Motion to Dismiss not to exceed 20 pages.		
	DATED: May 6, 2013	DAVID A. PICON RONALD E. WOOD JENNIFER L. ROCHE PROSKAUER ROSE LLP
		/s/ Ronald E. Wood Ronald E. Wood
		Attorneys for Defendant
	DATED: May 6, 2013	TOD ARONOVITZ BARBARA PEREZ ANDREW ZELMANOWITZ
		/s/ Tod Aronovitz TOD ARONOVITZ
		Attorney for Plaintiffs

1	PURSUANT TO STIPULATION, IT IS SO ORDERED.
2	TORSOMVI TO STILL CLATION, IT IS SO ORDERED.
3	DATED: 5/7/13
4	Sample B. Orming
5	Hon. Saundra J. Armstrong United States District Judge
6	Officed States District Judge
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